1 2 3 4 5 6 7 8	Robert S. Arns, State Bar No. 65071 Morgan C. Smith, State Bar No. 168146 THE ARNS LAW FIRM A Professional Corporation 515 Folsom Street, 3 rd Floor San Francisco, California 94105 Phone: (415) 495-7800 Fax: (415) 495-7888 Attorneys for Plaintiff	
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11 12 13	JASON HERRERA and MARIA HERRERA, Plaintiff,)) No. CV 06-02301 JCS)
14 15 16	vs. UNITED STATES OF AMERICA and DOES 1 to 100, inclusive) JOINT STIPULATION AND ORDER) ALLOWING EXTENSION OF TIME) IN WHICH TO PERFORM) MEDIATION
17 18 19	Defendants.)))
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	STIPULATION AND ORDER ALLOWING EXTENSION OF TIME IN WHICH TO PERFORM MEDIATION	

THE PARTIES TO THIS ACTION have agreed to the following issues regarding the mediation of this case. The parties originally both stipulated to court ordered mediation, and such mediation was ordered by the court with the appointment of Matthew B. Pavone. However, following the CMC in this matter, both parties expressed a desire to utilize private mediation and agreed upon the use of Jerry Spolter at JAMS and picked a date of November 8, 2006 for this mediation.

On August 31, 2006 the parties had a conference call with Matthew B. Pavone, and decided that it would be useful to have his services <u>prior</u> to the private mediation that is currently scheduled. Therefore, the parties to this action do hereby stipulate and request this court order as follows.

- 1.) That the time to conduct mediation in this matter be continued until November 30, 2006.
- 2.) That the parties will mediate with Matthew B. Pavone by October 31, 2006

3.) That if such mediation with Matthew B. Pavone is not successful, the 2 3 parties will attend private mediation with Jerry Spolter on or about November 8, 2006, but no later than November 30, 2006. 4 5 The parties further agree that the representative from the United States 4.) 6 Postal Service ("USPS") may appear telephonically for the mediation with 7 Mr. Pavone, but will appear in person for any further mediation with Jerry 8 Spolter. 9 IT IS SO STIPULATED 10 11 12 DATED: THE ARNS LAW FIRM 13 14 /S/ By: MORGAN C. SMITH 15 Attorneys for Plaintiff 16 17 DATED: THE ARNS LAW FIRM 18 19 By: /s/ 20 ANDREW Y.S. CHENG Attorneys for Defendant 21 UNITED STATES OF AMERICA 22 IT IS SO ORDERED 23 DATED: September 5, 2006 24 25 By:_ 26 WILLIAM H. ALSUP 27 U.S. DISTRICT JUDGE 28

STIPULATION AND ORDER ALLOWING EXTENSION OF TIME IN WHICH TO PERFORM MEDIATION